~ 1	itioner'	's Docket	<u>U 013244</u>	-1					PATENT
ion 2		IN THE U	UNITED STATE	S PATENT	AND TR	ADEMA	RK OFI	FICE	
Large a	pplicat	ion of	Eran Shmuel W	YLER					
Serial	No.:	09/773,09	98		Group No	o.: 215	7		
Filed:		January 3	1, 2001		Examine	: Av	M. Gol	d	
For:			DS AND APPAR ITING NETWOI)
C		fa Da	4 .				ļ	REC	EIVE
Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450								1 4 2004	
						T,	echnolog	gy Center 2	
			AMENI	MENT TR	ANSMIT	ΓAL	1 1	ָטוטווונפּיל	gy 0011101 -
WARNIN	VG:		o file a complete resp nt - See § 1.704(c)(7).	oonse in compl	iance with §	1.135(c) le	ads to a i	eduction i	n patent term
1.	Transr	mitted her	ewith is an ameno	lment for thi	s applicati	on.			
				STATU	JS				
2.	Applic	cant is							
	PP								
	⊠ ⊠		entity. A stateme	ent:					
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I hereby o	certify the deposit P. O. B	a small other that (What and on the dated with the Box 1450, A	CERTIFICATION OF THE PROPERTY	ON UNDER 37 il, the Express il Mail certificati correspondenc MAILIN Il Service in ar 13-1450.	Mail label nuion is options e is being: G n envelope a	mber is ma al.)	o the Com 37 C.F.R Mail Pos	. 1.10* at Office to	Address"
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Only the date of filing (§ 1.6) will be the date used in a patent term adjustment calculation, although the date on any certificate of mailing or transmission under § 1.8 continues to be taken into account in determining timeliness. See § 1.703(f). Consider "Express Mail Post Office to Addressee" (§ 1.10) or facsimile transmission (§ 1.6(d)) for the reply to be accorded the earliest possible filing date for patent term adjustment calculations.

			EXTENS	ION	OF TER	M	
NOTE:	after a i	Non-Final Offic	Patent Cases (Supplement e Action, an extension of tion of the shortened stat	time	e is not requir	If a timely and con red to permit filing	nplete response has been filea and/or entry of an additional
	entry of statutor Notice (a Notice of Apr y period unless of Appeal has b	opeal or filing and/or en the timely-filed response	try o	f an addition ed the applic	al amendment afte ation in condition	equired to permit filing and/or r expiration of the shortened for allowance. Of course, if a las ceased to run." Notice of
NOTE:	See 37 C.F.R. $\S1.645$ for extensions of time in interference proceedings, and 37 C.F.R. $\S1.550(c)$ for extensions of time in reexamination proceedings.						
NOTE:	process that are request, in which on the a notifyin filed. Th	ing or examinate taken to reply measuring such case the perioday after the date the applicante period, or sho	ion of an application for t to any notice or action b h three-month period fron d of adjustment set forth iv e that is three months afte of the rejection, objection	he ci by the n the n § I er the n, ar	umulative tota e Office maki date the notic .703 shall be e date of mail gument, or oth	nl of any periods of ing any rejection, o ce or action was ma reduced by the num ing or transmission her request and end	easonable efforts to conclude time in excess of three months objection, argument, or other uiled or given to the applicant, aber of days, if any, beginning a of the Office communication ding on the date the reply was a or notice has no effect on the
3.	The pr	oceedings he	rein are for a patent a	ppi	ication and	the provisions of	of 37 C.F.R. 1.136 apply.
(complete (a) or (b), as applicable)							
	(a) Applicant petitions for an extension of time under 37 C.F.R. 1.136 (fees: 37 C.F.R. 1.17(a)(1)-(4)) for the total number of months checked below:						
		Extension (months)			e for other tall entity	than	Fee for small entity
		one month		\$	110.00		\$ 55.00
		two month	S	\$	420.00		\$ 210.00
		three mont	hs	\$	950.00		\$ 475.00
		four month	s	\$	1,480.00		\$ 740.00
	· Fee: \$						
If an a	dditiona	l extension o	f time is required, pl	ease	e consider t	his a petition th	erefor.
		(check and complete	the	next item, i	f applicable)	
		An extension for months has already been secured. The fee paid therefor of \$ is deducted from the total fee due for the total months of extension now requested.					
		Ex	tension fee due with	this	request \$ _		

(b) \boxtimes Applicant believes that no extension of term is required. However, this is a conditional petition being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition for extension of time.

OR

FEE FOR CLAIMS

4. The fee for claims (37 C.F.R. 1.16(b)-(d)) has been calculated as shown below:

	((Col. 1)	(Col. 2)	(Col. 3)	SMA ENTI			OTHER THA SMALL ENT	
	Re	Claims emaining After nendment	Highest No. Previously Paid For	Present Extra	Rate	Addit. Fee	OR	Rate	Addit. Fee
Total	*	Minus	**	=	x \$ 9=	\$		x \$ 18=	\$
Indep	. *	Minus	***	=	x \$ 43=	\$		x \$ 86=	\$
□First Presentation of Multiple Dependent Claims + \$145= \$ + \$290=						\$			
				To Addi	tal t. Fee	\$	OR	Total Addit. Fee	\$
 If the entry in Col. 1 is less than the entry in Col. 2, write "O" in Col. 3, If the "Highest No. Previously Paid For" IN THIS SPACE is less than 20, enter "20". If the "Highest No. Previously Paid For" IN THIS SPACE is less than 3, enter "3". The "Highest No. Previously Paid For" (Total or Indep.) is the highest number found in the appropriate box in Col. 1 of a prior amendment or the number of claims originally filed. WARNING: "After final rejection or action (§ 1.113) amendments may be made canceling claims or complying with any 									
requirement of form which has been made." 37 C.F.R. 1.116(a) (emphasis added). (complete (c) or (d), as applicable)									
	(c)	⊠ N	lo additional fee	for claims	is required.				
OR									
	(d)	п п	otal additional	fee for claim	s required S	\$			
FEE PAYMENT									
5.		Attached	is a check in the	e sum of \$					

Charge Account No. 12-0425 the sum of \$

A duplicate of this transmittal is attached.

FEE DEFICIENCY

NOTE: If there is a fee deficiency and there is no authorization to charge an account, additional fees are necessary to cover the additional time consumed in making up the original deficiency. If the maximum, six-month period has expired before the deficiency is noted and corrected, the application is held abandoned. In those instances where authorization to charge is included, processing delays are encountered in returning the papers to the PTO Finance Branch in order to apply these charges prior to action on the cases. Authorization to charge the deposit account for any fee deficiency should be checked. See the Notice of April 7, 1986, (1065 O.G. 31-33).

6. If any additional extension and/or fee is required, charge Account No. 12-0425.

AND/OR

⊠	If any additional fee for claims is requ	ired, charge Account No. 12-0425
		Mai H. Doy
		SIGNATURE OF PRACTITIONER
Reg. No. 20,3	302	JULIAN H. COHEN (type or print name of practitioner)
Tel. No. 212	2-708-1887	(type or print name of practitioner)
		P.O. Address
Customer No.		
		c/o Ladas & Parry
		26 West 61 Street
		New York, N.Y. 10023